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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/581,584	06/11/2007	Ulrich Bantle	VO-768	7001
42419 PAULEY PET	7590 07/17/200 ERSEN & ERICKSON	EXAM	IINER	
	IGGINS ROAD	SULLIVAN, MATTHEW J		
SUITE 365 HOFFMAN ESTATES, IL 60195			ART UNIT	PAPER NUMBER
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			07/17/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Office Action Summary

Application No.	Applicant(s)	
10/581,584	BANTLE ET AL.	
Examiner	Art Unit	
MATTHEW SULLIVAN	3677	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.

WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any
- earned patent term adjustment. See 37 CFR 1.704(b).

Status			
1)🛛	Responsive to communication(s) filed on 11 June 2007.		
2a)□	This action is FINAL. 2b) ☐ This action is non-final.		
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is		
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.		

## Disposition of Claims

4)🛛	Claim(s) <u>1-41</u> is/are pending in the application.			
	4a) Of the above claim(s) is/are withdrawn from consideration.			
5)	Claim(s) is/are allowed.			
6)🛛	Claim(s) 1-17 and 24-41 is/are rejected.			
7)🛛	Claim(s) 18-23 is/are objected to.			
8)□	Claim(s) are subject to restriction and/or election requirement.			
plication Papers				

9) The specification is objected to by the Examiner.

## Αp

10)	The drawing(s	) filed on	_is/are:	a) accepted or b) objected to by the Examiner.
	Annlicant may	not request that a	any objec	tion to the drawing(s) be held in abeyance. See 37 CFR 1.8

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

a)⊠ All	b) Some * c) None of:
1.	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage

application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

Attacili	nent(s

Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)
Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date
3) Anformation Disclosure Statement(s) (PTO/SS/05)	5) Notice of Informal Patent Application
Paper No(s)/Mail Date 6/11/07.	6) Other:

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#### DETAILED ACTION

## Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: 43a, 58. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

#### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 41 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Examiner cannot ascertain what limitations to the invention the applicant is trying to disclose in Claim 41. Examiner cannot determine what the "connecting element" is intended to

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be. Examiner doesn't understand the language "...stop element has a releasable connection of the door-closing damper with a connecting element,"

## Claim Rejections - 35 USC § 103

Claims 1-15 and 24-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Salice, U.S. Patent 6,553,617 (4/29/03) in view of Bowden, et al, U.S. Patent 4,948,103 (9/14/90) and Ramsey, U.S. Patent 4,216,694 (9/12/80).

Salice '617 clearly teaches a door-closing damper (fig. 1) having a stop element (6) guided in an elongated damper body (1) with an open end and a closed end (see below), a receiving chamber (see below) for receiving a sliding element (2-5, collectively) which is connected to the stop element, and the sliding element has at least one sliding face which rests against an interior wall section of the receiving chamber assigned to the open end of the damper body (see below). Salice '617 does not teach a sealing device (having at least one elastic lip pushed against the inner contour forming a largely air-tight seal) resting against the inner contour and arranged on an end of the sliding element projecting into the receiving chamber to form a hollow space which when the sliding element is charged with a pressure, a counter-pressure is exerted on the sliding element from an air pressure built up in the hollow, the hollow space having at least one opening for an escape of the air, or a damping member to form a flow resistance to the air escaping through the opening. Bowden '103 does teach a sealing device (fig.

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6) having at least one elastic sealing lip (18) arranged on an end of a sliding element (14) projecting into the receiving chamber (36) where the end of the sliding element projecting into the receiving chamber and the sealing device form a hollow space with the inner contour and when the sliding element is charged with a pressure, a counter-pressure is exerted on the sliding element and the hollow space has at least one opening (34) for the escape of air. Bowden '103 does not teach a damping member working together with the opening or the elastic sealing lip being pushed against the inner contour of the receiving chamber when air pressure is built up in the hollow space. However, it would have been obvious to one of ordinary skill in the art to reverse the direction of the sealing lip so that it would be pushed against the contour when there is a counter-pressure that exists in the hollow space because such a mechanism would enhance the dampening characteristics of the device and a reversal of parts is generally held to be within the ordinary skill of one in the art, In re Gazda. Ramsey '694 does teach a porous damping member (17) to resist air flow. It would've been obvious to one of ordinary skill in the art at the time of the invention was made to add an air resistive damping member because such a member would allow the inventor to change the flow characteristics as appropriate by using different materials. At the time of the invention it would have been obvious to one of ordinary skill in the art to provide Salice '617 with the features as taught by Bowden '103 and Ramsey '694 because the vent hole opening and the damper member would provide the inventor with design characteristics that are easily modified for various applications; [Claim 1].

Regarding Claim 2, 3 and 27, Ramsey '694 discloses a porous member made of felt for restricting air flow (Col 4, lines 15-28, reference 87) out of the damper.

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Regarding Claim 4 and 28, Bowden '103 clearly teaches the vent hole (34) being arranged at the closed end (30) of the damper body (12).

Regarding Claims 5 and 7, Ramsey '694 clearly teaches the damping members (87) formed on the damper body (fig. 3) and the entire air flow passes through the valves and damping members. The claim limitation "support area" is interpreted to be any area outside the damper itself.

Regarding Claims 6, 8, 9, 10, and 29-32, the rearrangement of parts, barring any unforeseen result, is generally considered obvious to one of ordinary skill in the art, *In re Japikse*.

Regarding Claims 11 and 33, Salice '617 clearly teaches a spring (12) arranged in the receiving chamber (see below) and pushes the sliding element (2-5, collectively) at least partially out of the receiving chamber and has a spring force against which the sliding element can be pushed into the receiving chamber.

Regarding Claims 12 and 34, Bowden '103 clearly teaches an elastic sealing lip (18) partially spaced from the outer contour (Col 5, Lines 39-52) arranged at the end of a sliding element and extending into the receiving chamber. Bowden '103 does not teach the sealing lip substantially inclined toward the closed end of the receiving chamber, but does teach a sealing lip substantially inclined toward the open end of the receiving chamber (see figs. 2 and 6). However, the reversal of parts, barring any unforeseen result, it is generally considered obvious to one of ordinary skill in the art, In re Gazda.

Regarding Claims 13 and 35, Bowden '103 does not teach a door-closing damper wherein an <u>underpressure</u> created in the hollow space spaces the elastic scaling lip of the scaling

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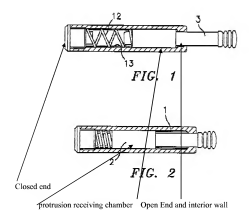
device in the space between the inner contour of the receiving chamber and the outer contour of the sliding element apart from the inner contour of the receiving chamber during an at least partial pull-out of the sliding element from the receiving chamber so that air can flow through the space between the inner contour of the receiving chamber and the outer contour of the sliding element beyond the sealing lip into the hollow space. However, Bowden '103 does teach a door-closing damper wherein an overpressure created in the hollow space spaces the elastic sealing lip (18) of the sealing device (fig. 6) in the space between the inner contour of the receiving chamber and the outer contour of the sliding element apart from the inner contour of the receiving chamber during an at least partial push-in of the sliding element from the receiving chamber so that air can flow through the space between the inner contour of the receiving chamber and the outer contour of the sliding element beyond the sealing element out of the hollow space (Col 5, Lines 39-52). The reversal of parts, barring any unforeseen result, it is generally considered obvious to one of ordinary skill in the art, In re Gazda.

Regarding Claim 14 and 36, Salice '617 clearly teaches a door-closing damper where at least one protrusion (see below) is formed on the interior wall section (8) of the receiving chamber (see below) associated with the open end of the damper body which contacts at least one sliding face (see below) of the sliding element (3).

Regarding Claim 15, Salice '617 further teaches a door-closing damper with at least one protrusion (2) is formed on the sliding element (2-5, collectively) which during the at least partial pull-out of the sliding element out of the receiving chamber strikes the protrusion (see below) formed on the interior wall section of the receiving chamber associated with the open end of the damper body (1).

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Regarding Claims 24-26, all the aspects of the instant invention are disclosed above but for the opening having a diameter (D) of less than 0.2 mm, the opening having a diameter of less than 0.1 mm, and the ratio between the cross-sections of the piston and the opening having a ratio of greater than 4000/1. It would have been an obvious matter of design choice to modify the combination of Salice '617, Bowden '103 and Ramsey '694 with the dimensions listed above because the applicant has not disclosed that having these specific dimensions provides any unexpected result and it appears other dimensions would perform equally well.



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Claims 16 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Salice '617, Bowden '103, Ramsey '694 as applied to claims 1-15 and 27-36 above, and further in view of Salice, German Patent DE 20309874, (6/26/03).

Regarding Claims 16 and 37, Salice '617 clearly teaches a door-closing damper that is insertable into a blind bore (see fig. 7) in a receiver body (14). Salice '617 does not teach the damper body having a shoulder at least partially encircling an outer contour associated with the open end. Salice '874 does teach a damper body (4) with a shoulder (see fig. 3) at least partially encircling an outer contour associated with an open end. At the time of the invention it would have been obvious to one of ordinary skill in the art to provide the characteristics taught by they combination of Salice '617, Bowden '103 and Ramsey '694 in combination with the features as taught by Salice '874 because the shoulder would prevent the damper from being pushed too deeply into the bore to be effective.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Salice '617, Bowden '103, Ramsey '694 and Salice '874 as applied to claims 1-16 and 27-37 above, and further in view of Li, Taiwanese Patent 92113592 (5/20/03).

All the aspects of the instant invention are disclosed above but for the sliding body having an elongated recess which at least partially extends substantially in a direction of a longitudinal extension is arranged at the closed end of a receiving chamber into which a spring arranged in the receiving chamber extends. Li '592 clearly teaches a damper (fig. 2) where the sliding body (20-22, collectively) has an elongated recess (see below) which at least partially

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extends substantially in a direction of a longitudinal extension and is arranged at a closed end (see below) of a receiving chamber into which a spring (30) extends; [Claim 17].

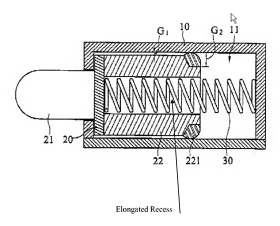
Claims 38-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Salice '617, Bowden '103 and Ramsey '694 as applied to claims 1-16 and 27-37 above, and further in view of Li, Taiwanese Patent 92113592 (5/20/03).

All the aspects of the instant invention are disclosed above but for the sliding body having an elongated recess which at least partially extends substantially in a direction of a longitudinal extension is arranged at the closed end of a receiving chamber into which a spring arranged in the receiving chamber extends. Li '592 clearly teaches a damper (fig. 2) where the sliding body (20-22, collectively) has an elongated recess (see below) which at least partially extends substantially in a direction of a longitudinal extension and is arranged at a closed end (see below) of a receiving chamber into which a spring (30) extends; [Claim 38].

Regarding Claim 39, Salice '617 clearly teaches a stop element (6) with a detent head (see below) which projects at least partially over an edge area (see fig. 2) of an opening (7) at the open end of the damper body which with the sliding element pushed-in is stopped on the edge area.

Regarding Claim 40, Bowden '103 clearly teaches a sliding element integrated with a sealing device (18), (see fig. 2 and 6).

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Allowable Subject Matter

Claims 18-23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

# Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to MATTHEW SULLIVAN whose telephone number is (571)270-5218. The examiner can normally be reached on Mon-Thurs, 8:00 am – 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Victor D. Batson can be reached on 571-272-6987. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/MATTHEW SULLIVAN/ Examiner, Art Unit 3677

/J. ALLEN SHRIVER II/ Supervisory Patent Examiner, Art Unit 3632 Art Unit: 3677